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11	of America Funding Corporation; Banc of America Mortgage Securities, Inc.; Countrywide Securities Corporation; CWALT,		
12	Inc.; and Countrywide Financial Corporation		
13			
14	UNITED STATES DISTRICT COURT		
15	NORTHERN DISTRICT	OF CALIFORN	IA
16			
17	FEDERAL HOME LOAN BANK OF SAN FRANCISCO,	Case No.	CV-03045 SC
18	STIPULATED REQUEST FOR		ED REQUEST FOR EXTENDING TIME
19	V.	FOR BRIEF PLAINTIFF	ING ON 'S MOTION TO
20	CREDIT SUISSE SECURITIES (USA) LLC, et.	REMAND A ORDER	ND [ <del>PROPOSED]</del>
21	al.,		
22	Defendants.		
23	Pursuant to Civil Local Rules 6-1(b) and 6-2	(a) for the North	ern District of California, the
24	parties, by and through their undersigned attorneys,	stipulate as follow	ws:
25	WHEREAS on August 11, 2010, Plaintiffs f	iled a motion to re	emand this action and its
26	related case, Federal Home Loan Bank of San Franc	cisco v. Deutsche	Bank Securities, Inc., et al.,
27	No. 3:10-cv-03039-SC, to the California Superior C	ourt for the Coun	ty of San Francisco;
28			
	STIPULATED REQUEST FOR AN ORDER EXTENDING TIME FOR BRI	EFING ON REMAND M	OTION

CASE NO. CV-03045-SC pa-1419388

1	WHEREAS defendants in both actions intend, to the extent practicable, to file a single	
2	omnibus brief opposing plaintiff's remand motions (certain defendants may file a short	
3	supplemental opposition addressing party-specific points);	
4	WHEREAS, defendants' opposition and plaintiff's reply briefs are currently due on	
5	August 27 and September 3, 2010, respectively; and	
6	WHEREAS, defendants require additional time to prepare omnibus briefing.	
7	NOW, THEREFORE, SUBJECT TO APPROVAL OF THE COURT, IT IS HEREBY	
8	STIPULATED by and between the parties to this action, through their counsel of record, as	
9	follows:	
10	1. Defendants shall file their opposition to plaintiff's motion to remand on or before	
11	September 20, 2010;	
12	2. Plaintiff shall file its reply in support of the motion to remand on or before October 12	
13	2010;	
14	3. The hearing on the motion to remand shall be continued to November 5, 2010 or as	
15	soon thereafter as directed by the Court	
16	IT IS SO STIPULATED.	
17	Dated: August 24, 2010 Respectfully submitted:	
18	Darryl P. Rains Eugene Illovsky	
19	Craig D. Martin MORRISON & FOERSTER LLP	
20	WORKISON & POERSTER EE	
21	By: /s/ Darryl P. Rains	
22	Darryl P. Rains	
23	Attorneys for defendants BANC OF AMERICA SECURITIES LLC;	
24	BANC OF AMERICA SECORTIES ELC, BANC OF AMERICA FUNDING CORPORATION; BANC OF AMERICA	
25	MORTGAGE SECURITIES, INC.; COUNTRYWIDE SECURITIES	
26	COUNTRY WIDE SECORTIES  CORPORATION; CWALT, INC.; and  COUNTRYWIDE FINANCIAL	
27	CORPORATION	
28		

stipulated request for an order extending time for briefing on remand motion case no. cv-03045-sc pa-1419388

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11		By: /s/ Neal A. Potischman
12		Neal A. Potischman
13		Attorneys for defendant MORGAN STANLEY & CO. INC.
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13		By: /s/ Deepa V. Sood Deepa V. Sood
14		Attorneys for defendants
15		DEUTSCHE BANK SECURITIES, INC.; DEUTSCHE ALT-A SECURITIES, INC.
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10		STRUCTURED ASSET MORTGAGE INVESTMENTS II, INC.; and THE BEAR
11		STEARNS COMPANIES, LLC,
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1	Dated: August 24, 2010	SHEPPARD MULLIN, RICHTER & HAMPTON LLP
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15		Attorneys for defendants CREDIT SUISSE SECURITIES (USA), LLC,
16		f/k/a/ CREDIT SUISSE FIRST BOSTON LLC and CREDIT SUISSE FIRST BOSTON
17		MORTGAGE SECURITIES CORP.
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STIPULATED REQUEST FOR AN ORDER EXTENDING TIME FOR BRIEFING ON REMAND MOTION CASE NO. CV-03045-SC pa-1419388

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13		Alexis Coll-Very
14		Attorneys for defendants RBS SECURITIES INC., f/k/a/ GREENWICH
15		CAPITAL MARKETS, INC.; and RBS ACCEPTANCE INC. f/k/a/ GREENWICH
16		CAPITAL ACCEPTANCE, INC.
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1	Dated: August 24, 2010	PAUL, HASTINGS, JANOFSKY & WALKER LLP
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3		Howard M. Privette John S. Durrant
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12		By: /s/ William F. Sullivan William F. Sullivan
13		Attorneys for defendants
14		UBS SECURITIES, LLC and MORTGAGE ASSET SECURITIZATION
15		TRANSACTIONS, INC.
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#### Case3:10-cv-03045-SC Document84 Filed08/25/10 Page9 of 10 1 Dated: August 24, 2010 GOODIN, MACBRIDE, SQUERI, DAY & LAMPREY, LLP 2 Robert A. Goodin (SBN 061302) 3 Francine T. Radford (SBN 168269) Anne H. Hartman (SBN 184556) 4 505 Sansome Street, Suite 900 5 San Francisco, California 94111 Telephone: (415) 392-7900 6 Facsimile: (415) 398-4321 7 and 8 **GRAIS & ELLSWORTH LLP** 9 David J. Grais Kathryn C. Ellsworth 10 Owen L. Cryulnik Leanne M. Wilson 11 70 East 55th Street New York, New York 10022 12 Telephone: (212) 755-0100 13 Facsimile: (212) 755-0052 14 15 By: /s/ Francine T. Radford 16 Francine T. Radford 17 Attorneys for plaintiff FEDERAL HOME LOAN BANK OF SAN 18 **FRANCISCO** 19 20 **ORDER** 21 PURSUANT TO STIPULATION, IT IS SO ORDERED. 22 23 24 August 25, 2010 Dated: **CONTI** 25



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#### GENERAL ORDER 45 ATTESTATION

I, Anne K. Davis, am the ECF User whose ID and password was used to file this

STIPULATED REQUEST FOR AN ORDER EXTENDING TIME FOR BRIEFING ON

PLAINTIFF'S MOTION TO REMAND AND [PROPOSED] ORDER. In compliance with

General Order 45, Section X.B, I hereby attest that Darryl P. Rains, counsel for defendants Banc

of America Securities LLC; Banc of America Funding Corporation; Banc of America Mortgage

Sood, counsel for Defendants Deutsche Bank Securities, Inc., and Deutsche Alt-A Securities,

Securities, Inc.; Countrywide Securities Corporation; CWALT, Inc.; and Countrywide Financial Corporation; Francine T. Radford, counsel for Plaintiff Federal Home Loan Bank of San Francisco; Neil A. Potischman, counsel for Defendant Morgan Stanley & Co., Inc., Deepa V.

Inc.; John D. Pernick, counsel for Defendants J.P. Morgan Securities, Inc., Structured Asset 12

Mortgage Investments II, Inc., and The Bear Sterns Companies, LLC; Robert J. Stumpf, Jr., counsel for Defendant Credit Suisse Securities (USA), LLC, f/k/a Credit Suisse First Boston LLC

and Credit Suisse First Boston Mortgage Securities Corp.; Alexis Coll-Very, counsel for 15 Defendants RBS Securities Inc., f/k/a Greenwich Capital Markets, Inc., and RBS Acceptance

Inc., f/k/a Greenwich Capital Acceptance, Inc.; and William F. Sullivan, counsel for Defendants 17

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UBS Securities, LLC and Mortgage Asset Securitization Transactions, Inc. concurred in this 18 filing. 19

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Dated: August 24, 2010

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MORRISON & FOERSTER LLP

By: /s/ Anne K. Davis Anne K. Davis